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| 21906   | 7590        | 05/03/2006           | EXAMINER            |                  |
| TROP PRUNER & HU, PC<br>8554 KATY FREEWAY<br>SUITE 100<br>HOUSTON, TX 77024 |             |                      | MERED, HABTE        |                  |
|   |             |                      | ART UNIT            | PAPER NUMBER     |
|   |             |                      | 2616                |                  |

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Please find below and/or attached an Office communication concerning this application or proceeding.

|                              |                        |  |                     |  |
|------------------------------|------------------------|--|---------------------|--|
| <b>Office Action Summary</b> | <b>Application No.</b> |  | <b>Applicant(s)</b> |  |
|                              | 10/081,748             |  | BEVERLY ET AL       |  |
|                              | <b>Examiner</b>        |  | <b>Art Unit</b>     |  |
|                              | Habte Mered            |  | 2616                |  |

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

### Status

- 1) ☒ Responsive to communication(s) filed on 08 February 2006.
- 2a) ☐ This action is **FINAL**.                      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

### Disposition of Claims

- 4) ☒ Claim(s) 1-55 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-55 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

### Attachment(s)

- |   |   |
|---|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)             | 4) <input type="checkbox"/> Interview Summary (PTO-413)                     |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)    | Paper No(s)/Mail Date. _____  |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| Paper No(s)/Mail Date _____   | 6) <input type="checkbox"/> Other: _____                                    |

### DETAILED ACTION

1. The amendment filed on 02/08/06 has been entered and fully considered.

Claims 1-55 remain pending.

2. The indicated allowability of claims 31, 32, and 34-55 in the Office Action dated 12/21/05 is withdrawn in view of the newly discovered reference(s) to Iwanczuk et al (US 6, 323, 681), Sriram (US 6, 331, 976), and Davis et al (US 5, 638, 054). Rejections based on the newly cited reference(s) follow.

#### ***Claim Rejections - 35 USC § 112***

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

4. Claim 37 recites the limitation "said first and second registers" in the first line of the claim. There is insufficient antecedent basis for this limitation in the claim.

#### ***Claim Rejections - 35 USC § 102***

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

6. **Claims 1, 2, 10, 11, 15, and 20-22** are rejected under 35 U.S.C. 102(e) as being anticipated by O'Connor (US 7, 006, 527).

*O'Connor discloses a system and method that converts a series of input data words at a first data width to a series of output data words at a smaller data width.*

7. Regarding **claims 1 and 11**, O'Connor teaches a device comprising: a demultiplexer (**Fig. 4, element 410**) coupled to receive a data frame of a first size (**Fig. 4, 66 bits**); a register coupled to receive data from the demultiplexer (**Figure 4, 2112 bit storage**); and a multiplexer (**Figure 4, element 440**) coupled to the output of the register, the output of the multiplexer being a data frame of a second size (**Figure 4, 64 bits**) different from the first size. (**See Figure 4 and Column 4, Lines 29-44**)

8. Regarding **claims 2, 10, and 15**, O'Connor teaches a method and device wherein receiving a data frame of a first size includes receiving a 64-bit data frame at the demultiplexer and the multiplexer outputs a data frame of 66-bits. (**See Figure 3, element 350 and related discussion on Column 3, Lines 51-62 and Column 4, Lines 8-10, 17-19, and 26-27**)

9. Regarding **claim 20**, O'Connor discloses a device wherein the demultiplexer (**Fig. 4, element 410**) writes data in blocks of a first size (**Fig. 4, 66 bits**) to the register (**Figure 4, 2112 bit storage**) and the multiplexer (**Figure 4, element 440**) reads data in blocks of a second size (**Figure 4, 64 bits**), different from the first size from the register.

10. Regarding **claim 21**, O'Connor discloses a device wherein the device is part of a physical coding sublayer. (**This is inherent to O'Connor's system as it supports 10-Gigabit Ethernet protocol. See Column 1, Line 56**)

11. Regarding **claim 22**, O'Connor discloses a device wherein the device is part of a receiver in a fiber optic network. **(See Column 3, Lines 15-25 and element 10 in Figure 1)**

12. **Claims 1, 2, 10, 11, 15, 17, and 19-22** are rejected under 35 U.S.C. 102(e) as being anticipated by Solheim et al (US Pub. No. 2003/0133475), hereinafter referred to as Solheim.

*Solheim teaches a protocol independent demultiplexer/multiplexer system.*

13. Regarding **claims 1 and 11**, Solheim teaches a method and device comprising: receiving a data frame of a first size **(See Figure 3,  $D_{in1}$ )**; demultiplexing the data frame **(See Figure 3, element 202)**; writing blocks of the demultiplexed data frame at the first size into a register **(Figure 3, element 206)**; reading blocks of a second size **(Figure 3,  $BD_1$ )**, different from the first size, from the register; and multiplexing the blocks **(Figure 3, elements 312 and 216)** to form an output data frame of the second size. **(Solheim teaches in Paragraph 30, Lines 1-4, and Paragraphs 46 and 52, in general, and in Paragraphs 51 and 71, in specific terms, that his system can map any data stored in the register to any desired frame format at the output.)**

14. Regarding **claims 2, 10, and 15**, Solheim teaches a method and device wherein receiving a data frame of a first size includes receiving a 64-bit data frame at the demultiplexer and the multiplexer outputs a data frame of 66-bits. **(Solheim discloses in Paragraph 27, Lines 9-13 that the received input signal can be any size and any protocol. In Paragraphs 51 and 71, he states the output data format can be any form as long as it is consistent with the input data stored in the register.)**

15. Regarding **claim 17**, Solheim teaches a device using a multiplexer as shown in Figure 3. **(In the discussions in Paragraphs 51 and 71 it is clear that Solheim's system can accommodate different frame formats and to accomplish such a task it is inherent to use various types of multiplexers including 32:1 muxs. Examiner takes Official Notice in indicating that use of a thirty-two to one multiplexer is well known as indicated for instance in Tomar et al (US 6, 944, 190) in Figure 10 and Column 13, Lines 50-67.)**

16. Regarding **claim 19**, Solheim discloses a device wherein the multiplexer reads data from the register in 66-bit blocks. **(See Paragraph 52, Lines 14-20)**

17. Regarding **claim 20**, Solheim discloses a device wherein the demultiplexer **(See Figure 3, element 202)** writes data in blocks of a first size **(See Figure 3, D<sub>1</sub>)** to the register **(See Figure 3, element 206)** and the multiplexer **(Figure 3, elements 312 and 216)** reads data in blocks of a second size **(Figure 3, BD<sub>1</sub>)**, different from the first size from the register.

18. Regarding **claim 21**, Solheim discloses a device wherein the device is part of a physical coding sublayer. **(This is inherent to Solheim's system as it supports all protocols. See Paragraph 10)**

19. Regarding **claim 22**, Solheim discloses a device wherein the device is part of a receiver in a fiber optic network. **(See Paragraph 8)**

20. **Claims 23-26 and 33** are rejected under 35 U.S.C. 102(e) as being anticipated by Sriram (US 6, 331, 976).

*Sriram discloses a system and method for synchronization word detection in bit stream communications apparatus.*

21. Regarding **claim 23**, Sriram discloses a method comprising: receiving a stream of data (**Column 2, Lines 33-35 and Column 7, Lines 28-30, and Figure 4C**); defining a window of a predetermined size within the stream (**Column 6, Lines 65-67**); examining the window to determine whether at least one synchronization bit is located within the data in the window (**Column 7, Lines 14-17**); and shifting the window along the stream if a valid synchronization bit is not found in the window (**Column 7, Lines 30-37**). (**See also Column 3, Lines 5-13 and Figures 4B and 4C**)

22. Regarding **claim 24**, Sriram discloses a method including shifting the window by a predetermined number of bits and filling the opening created by shifting with a bit from a previous cycle. (**See Column 7, Lines 28-43 and Figures 4B and 4C. This is inherent for any window of size L where  $L > 1$** )

23. Regarding **claim 25**, Sriram discloses a method of including storing bits from each successive cycle and providing bits from previous cycles to fill openings created by shifting in subsequent cycles. (**See Column 7, Lines 28-43 and Figures 4B and 4C. This is inherent for any window of size L where  $L > 1$** )

24. Regarding **claim 26**, Sriram discloses a method including successively shifting the window by one bit along the stream of data until valid synchronization bits are located. (**See Column 7, Lines 28-43 and Figures 4B and 4C. This is inherent for any window of size L where  $L > 1$** )

25. Regarding **Claim 33**, Sriram discloses a device (See Figure 5) comprising: a first storage element to receive a stream of data (**Figure 5, element 24**); an element to define a window of a predetermined size within the stream (**Figure 5, element 22**); a detector to examine the window to determine whether at least one synchronization bit is located within the data in the window (**Figure 5, element 26**); and a component to shift data along the stream into the window if a valid synchronization bit is not found in the window (**Figure 5, element 24 shows shifting and a shifting mechanism or component is inherent .**)

***Claim Rejections - 35 USC § 103***

26. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

27. **Claims 3 and 16** are rejected under 35 U.S.C. 103(a) as being unpatentable over Solheim in view of Chen (US 4, 121, 217).

Solheim teaches all aspects of the claimed invention as set forth in the rejections of claims 2 and 11 respectively but fails to expressly teach the use of a one to thirty-three demultiplexer.

*Chen teaches various interface units for data transmission networks.*

Chen teaches the use of one to thirty-three demultiplexer. (**See Figure 13, element 252**)



It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solheim's apparatus to incorporate the use of one to thirty-three demultiplexer, the motivation being it would allow his system to combine and separate telecom pipes that carry 32 channels such as E1 pipes with ease and added flexibility.

28. **Claims 4 and 5** are rejected under 35 U.S.C. 103(a) as being unpatentable over Solheim in view of Chen as applied to claim 3 above, and further in view of Ryan (US 6, 560, 669).

29. Regarding **claim 4**, the combination of Solheim and Chen teaches all aspects of the claimed invention as set forth in the rejections of claim 3 but fails to teach expressly writing blocks of 64 bits into memory.

*Ryan teaches a method and apparatus for performing a block write to a memory device.*

Ryan discloses writing blocks of 64 bits into memory. **(See Figure 10, elements 130 and 124 and also Column 7, Lines 5-20)**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the combination of Solheim's and Chen's apparatus to incorporate writing blocks of 64 bits into memory, the motivation being in the telecom world a frame of size 64 bits is common for ISDN BRI and PRI systems as well as systems based on DSLs and Solheim's system would be required to support these applications as his system supports any protocol.

30. Regarding **claim 5**, Solheim discloses a method wherein writing the blocks into a register include writing 2,112 bits into a register. **(Determining memory size is a design choice. The Court has rendered a decision indicating that change in size is a design decision In re Rose, 105 USPQ 237 (CCPA 1955) and specifically states the following in the decision: "...We do not feel that this limitation is patentably significant since at most relates to the size of the article under consideration which is not ordinarily a matter of invention.")**

31. **Claim 18** is rejected under 35 U.S.C. 103(a) as being unpatentable over Solheim in view of Ryan (US 6, 560, 669).

Solheim teaches all aspects of the claimed invention as set forth in the rejections of claim 11 but fails to teach writing blocks of 64 bits into memory.

Ryan discloses writing blocks of 64 bits into memory. **(See Figure 10, elements 130 and 124 and also Column 7, Lines 5-20)**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solheim's apparatus to incorporate writing blocks of 64 bits into memory, the motivation being in the telecom world a frame of size 64 bits is common for ISDN BRI and PRI systems as well as systems based on DSLs and Solheim's system would be required to support these applications as his system supports any protocol.

32. **Claims 6-9** are rejected under 35 U.S.C. 103(a) as being unpatentable over Solheim in view of Chen and Ryan as applied to claim 5 above, and further in view of

Agere (Agere Systems, "10 Gigabit Ethernet PCS Intellectual Property Cores", Preliminary Data Sheet, July 2001).

33. Regarding **claim 6**, the combination of Solheim, Chen, and Ryan teaches all aspects of the claimed invention as set forth in the rejections of claim 5 but fails to teach controlling a write pointer at a frequency of approximately 161 MegaHertz.

*Agere provides data sheet for a product called ORL10G.*

Agere discloses a method including controlling a write pointer at a frequency of approximately 161 MegaHertz. **(See Figure 1, RxPLL writing at 161 MHz).**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the combination of Solheim's, Chen's and Ryan's apparatus to incorporate a method including controlling a write pointer at a frequency of approximately 161 MHz, the motivation being using a write pointer at such a rate allows the system to write data in the buffer at a slower rate than the incoming rate and consequently helps in minimizing data loss.

34. Regarding **claim 7**, Solheim discloses a method wherein reading blocks of the second size includes reading blocks of sixty-six bits from the register. **(See Paragraph 52, Lines 14-20)**

35. Regarding **claim 8**, Solheim discloses a method including controlling a read pointer at a frequency of approximately 156 MegaHertz. **(See Paragraph 49)**

36. Regarding **claim 9**, Solheim discloses a method of wherein multiplexing the blocks to form an output data frame of a second size includes forming an output data frame by using a thirty-two to one multiplexer. **(Solheim in Paragraphs 51 and 71,**

**discloses, that his system can map any data stored in the register to any desired frame format at the output. Obviously for each data format a different version of multiplexer needs to be used. Examiner takes Official Notice in indicating that use of a thirty-two to one multiplexer is well known as indicated for instance in Tomar et al (US 6, 944, 190) in Figure 10 and Column 13, Lines 50-67.)**

37. **Claims 12 and 13** are rejected under 35 U.S.C. 103(a) as being unpatentable over Solheim in view of Song (US Pub. No. 2002/0154658).

Solheim teaches all aspects of the claimed invention as set forth in the rejections of claim 11 but fails to teach a device including a first counter to control the writing of data from the demultiplexer to the register and a second counter to control the reading of data from the register to the multiplexer.

Song teaches all aspects of the claimed invention as set forth in the rejections of claim 11 but fails to teach a device including a first counter **(Figure 2, element 200)** to control the writing of data from the demultiplexer to the register and a second counter **(Figure 2, element 240)** to control the reading of data from the register to the multiplexer. **(See Figure 2 and Paragraph 43)**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solheim's apparatus to incorporate a write and read counters. The motivation being, the counters provide an easy method to control the register in order to detect and prevent overflow as well as underflow.

38. **Claim 14** is rejected under 35 U.S.C. 103(a) as being unpatentable over Solheim in view of Agere (Agere Systems, "10 Gigabit Ethernet PCS Intellectual Property Cores", Preliminary Data Sheet, July 2001).

Solheim, teaches all aspects of the claimed invention as set forth in the rejection of claim 11 including reading at 156 MHz (**See Paragraph 49**) but fails to teach controlling a write pointer at a frequency of approximately 161 MHz.

Agere discloses a method including controlling a write pointer at a frequency of approximately 161 MHz. (See Figure 1, RxPLL writing at 161 MHz).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Solheim's apparatus to incorporate a method including controlling a write pointer at a frequency of approximately 161 MHz, the motivation being using a write pointer at such a rate allows the system to write data in the buffer at a slower rate than the incoming rate and consequently helps in minimizing data loss.

39. **Claim 27** is rejected under 35 U.S.C. 103(a) as being unpatentable over Sriram in view of Agere (Agere Systems, "10 Gigabit Ethernet PCS Intellectual Property Cores", Preliminary Data Sheet, July 2001).

Sriram teaches all aspects of the claimed invention as set forth in the rejections of claim 23 but fails to teach a pair of synchronization bits in a 66-bit data frame.

Agere discloses a pair of synchronization bits in a 66-bit data frame. (**See Page 4, Lines 1-2 and Figure 3**)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Sriram's apparatus to incorporate a pair of

synchronization bits in a 66-bit data frame. The motivation being it makes it operable with the widely used Agere's 10-Gigabit Line Interface.

40. **Claims 28 and 30-32** are rejected under 35 U.S.C. 103(a) as being unpatentable over Sriram in view of Iwanczuk et al (US 6, 323, 681), hereinafter referred to as Iwanczuk.

*Iwanczuk discloses circuits and methods for operating a multiplexer array.*

41. Regarding **claims 28 and 30**, Sriram teaches all aspects of the claimed invention as set forth in the rejection of claim 23 but fails to disclose a method that includes receiving a block of data of the predetermined size in a multiplexer and multiplexing the data into a register.

Iwanczuk discloses a method that includes receiving a block of data of the predetermined size in a multiplexer and multiplexing the data into a register. **(See Figures 5, 7 and 17)**

42. Regarding **claims 31 and 32**, Sriram teaches all aspects of the claimed invention as set forth in the rejection of claim 23 but fails to disclose use of array of multiplexers in detecting synchronization patterns.

Iwanczuk discloses use of array of multiplexers in detecting synchronization patterns. **(See Figure 17, element 71)**

43. With respect to **claims 28 and 30-32**, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Sriram's apparatus to incorporate a method of receiving a block of data of the predetermined size in an array of multiplexer and multiplexing the data into a register. The motivation being it

makes it easy for the system to exploit a wider data bus by using an array of multiplexers multiplexing data into a register as discussed in the abstract and background section of Iwanczuk's disclosure.

44. **Claims 34-42** are rejected under 35 U.S.C. 103(a) as being unpatentable over Sriram in view of Iwanczuk and Renz.

45. Regarding **claims 34, 40, and 41**, Sriram teaches all aspects of the claimed invention as set forth in the rejection of claim 33 including a control to determine whether or not valid synchronization bits have been located in a series of data frames **(See Figure 5, element 36 – some form of controller to control the shifting is inherent)**.

Sriram fails to disclose a device including a multiplexer coupled to the data stream and the first storage element to receive data; a second storage element coupled to the output of the multiplexer to receive a data frame.

Iwanczuk discloses a device including a multiplexer **(Figure 17, 73)** coupled to the data stream and the first storage element **(Figure 17, 72)** to receive data; a second storage element **(Figure 17, 74)** coupled to the output of the multiplexer to receive a data frame.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Sriram's apparatus to incorporate a method of receiving a block of data of the predetermined size in a multiplexer from a 1<sup>st</sup> storage element and multiplexing the data into a 2<sup>nd</sup> storage element. The motivation being it makes it easy for the system to exploit a wider data bus by using a multiplexer for multiplexing data

into a register as discussed in the abstract and back ground section of Iwanczuk's disclosure.

Sriram fails to disclose the use of a gate in determining synchronization pattern. Sriram also fails to disclose the gate can be an exclusive or gate.

*Renz teaches a method and circuitry for detecting synchronization of two words between a measurement signal and a reference signal.*

Renz discloses the use of a gate in determining synchronization pattern. Renz also discloses the gate can be an exclusive or gate. **(See Figure 3, element 9 and also Column 3, Lines 25-35)**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Sriram's apparatus to incorporate the use of a gate in determining synchronization pattern. The motivation being the use of gates like exclusive or is easier from a hardware implementation aspect given that for both high and low match it outputs a low signal as indicated in Renz Column 4, Lines 28-31.

46. Regarding **claims 35 and 36**, Sriram fails to expressly disclose a device wherein the control is a state machine that controls the counters (i.e. registers) that control the operation of the multiplexer.

Iwanczuk discloses a device wherein the control is a state machine that controls the counters (i.e. registers) that control the operation of the multiplexer. **(See Tables 5 and 8)**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Sriram's apparatus to incorporate the use of state



machine for controlling the operation of the multiplexer. The motivation being the use of finite state machine simplifies the type of code being written to control the hardware by defining a single error state and allowing all error handling code to be consolidated in this state.

47. Regarding **claim 37**, Sriram discloses a device of wherein the first and second registers are sixty-six bit registers. **(Determining register size is a design choice. The registers in Figure 5 can be any size. The Court has rendered a decision indicating that change in size is a design decision In re Rose, 105 USPQ 237 (CCPA 1955) and specifically states the following in the decision: "...We do not feel that this limitation is patentably significant since at most relates to the size of the article under consideration which is not ordinarily a matter of invention.")**

48. Regarding **claim 38**, the combination of Sriram and Iwanczuk teaches a device using a multiplexer as shown in Figures 9 and 17. **(It is clear that the combination of Sriram's and Iwanczuk's system can accommodate different frame formats and to accomplish such a task it is inherent to use various types of multiplexers including 66:1 muxs. Examiner takes Official Notice in indicating that use of a sixty-six to one multiplexer is well known in the art as indicated for instance in Cook et al (US Pub. No. 20040078740) in Figure 5 and Paragraph 62.)**

49. Regarding **claim 39**, Sriram discloses a device wherein the multiplexer receives sixty-six shifts. **(Column 7, Lines 1-26)**

50. Regarding **claim 42**, Sriram discloses a device wherein the first storage element stores bits from each successive cycle and provides bits from previous cycles to fill

openings created by shifting in subsequent cycles. **(See Column 7, Lines 28-43 and Figures 4B and 4C. This is inherent for any window of size L where  $L > 1$ )**

51. **Claim 43** is rejected under 35 U.S.C. 103(a) as being unpatentable over Sriram in view of Iwanczuk as applied to claim 42 above, and further in view of O'Connor et al (US 5, 010, 559).

The combination of Sriram and Iwanczuk teaches all aspects of the claimed invention as set forth in the rejections of claim 42 but fails to teach a device of including a counter that receives a signal from the control and issues a signal to the multiplexer to shift a window of data output by the multiplexer along the serial data stream.

*O'Connor teaches a method and apparatus for synchronizing data frames in a serial bit stream.*

O'Connor discloses a device including a counter that receives a signal from the control and issues a signal to the multiplexer to shift a window of data output by the multiplexer along the serial data stream. **(See Figure 5 and discussion in Column 5, Lines 35-50)**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the combination of Sriram and Iwanczuk apparatus to incorporate the use of a device including a counter that receives a signal from the control and issues a signal to the multiplexer to shift a window of data output by the multiplexer along the serial data stream. The motivation being such a device can easily be designed and is simple enough to implement as part of an integrated circuit as indicated in O'Connor Column 2, Lines 55-60.

52. **Claims 44-49** are rejected under 35 U.S.C. 103(a) as being unpatentable over Sriram in view of Iwanczuk.

53. Regarding **claims 44-47**, Sriram fails to disclose a device wherein the first storage element includes an array of multiplexers arranged in rows and columns wherein each row of multiplexers provides one window of data. Further Sriram fails to disclose a device wherein a second array of multiplexers coupled to the first array of multiplexers and that also includes a register that receives the output from the second array of multiplexers.

Iwanczuk discloses a device wherein the first storage element includes an array of multiplexers arranged in rows and columns wherein each row of multiplexers provides one window of data (**See Figure 9, element 62 and Column 12, Lines 60-67**). Further Iwanczuk discloses a device wherein a second array of multiplexers coupled to the first array of multiplexers and that also includes a register that receives the output from the second array of multiplexers. (**See Figure 17, Column 21, Lines 10-17**)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Sriram's apparatus to incorporate a device wherein the first storage element includes an array of multiplexers arranged in rows and columns wherein each row of multiplexers provides one window of data and wherein a second array of multiplexers are coupled to the first array of multiplexers and that also includes a register that receives the output from the second array of multiplexers. The motivation being it makes it easy for the system to exploit a wider data bus by using an array of

multiplexers multiplexing data into a register as discussed in the abstract and background section of Iwanczuk's disclosure.

54. Regarding **claim 48**, Sriram discloses a device including a gate to determine whether or not at least one bit in the register is a synchronization bit. **(See Figure 5 elements 24 and 26 where an AND operation is done bit by bit)**

55. Regarding **claim 49**, Sriram discloses a device that includes a state machine coupled to the output of the gate. **(See Column 7, Lines 50-67)**

56. **Claims 29 and 50-52** are rejected under 35 U.S.C. 103(a) as being unpatentable over Sriram in view of Iwanczuk as applied to claims 28 and 49 above, and further in view of Renz (US 5, 430, 746).

57. **Regarding claims 29, 50, and 51**, the combination of Sriram and Iwanczuk teaches all aspects of the claimed invention as set forth in the rejection of claims 28 and 49 but does not disclose the use of exclusive or gate in determining synchronization pattern and a state machine is coupled to the output of the gate.

Renz discloses the use of exclusive or gate in determining synchronization pattern and a state machine is coupled to the output of the gate. **(See Figure 3, element 9 and also Column 3, Lines 25-35)**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the combination of Sriram's and Iwanczuk's apparatus to incorporate the use of exclusive or gate coupled with a state machine in determining synchronization pattern. The motivation being the use of an exclusive or gate is easier

from a hardware implementation aspect given that for both high and low match it outputs a low signal as indicated in Renz Column 4, Lines 28-31.

58. Regarding **claim 52**, the combination of Sriram and Iwanczuk teaches all aspects of the claimed invention as set forth in the rejection of claims 44 and 49 including a counter coupled to the state machine and the first array of multiplexers to select a row of multiplexers in the first array. **(See Iwanczuk's Figure 17)**

59. **Claims 53-55** are rejected under 35 U.S.C. 103(a) as being unpatentable over Sriram in view of Iwanczuk and Renz as applied to claim 51 above, and further in view of Agere (Agere Systems, "10 Gigabit Ethernet PCS Intellectual Property Cores", Preliminary Data Sheet, July 2001).

The combination of Sriram, Iwanczuk, and Renz teaches all aspects of the claimed invention as set forth in the rejection of claims 51 but fails to disclose a device including a gear box to convert 64-bit data frames to 66-bit data frames and a physical coding sublayer and also being a receiver for a fiber optic network.

Agere discloses a device including a gear box to convert 64-bit data frames to 66-bit data frames **(See Figure 1 and 1<sup>st</sup> paragraph on page 3)** and a physical coding sublayer **(See Figure 5)** and also being a receiver for a fiber optic network **(See Page 3 uses optical XSBI interface can be part of the transmit or receive circuit.)**

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the combination of Solheim's, Iwanczuk's, and Renz's apparatus to incorporate a device including a gear box to convert 64-bit data frames to 66-bit data frames and a physical coding sublayer and also being a receiver for a fiber

optic network. The motivation being it makes it compliant to the IEEE 802.3ae Standard and broadens the applicability of the device in different types of networks including optical network.

***Response to Arguments***

60. Applicant's arguments with respect to claims 1-23 and 33 have been considered but are moot in view of the new ground(s) of rejection.

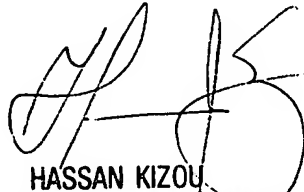
***Conclusion***

61. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Habte Mered whose telephone number is 571 272 6046. The examiner can normally be reached on Monday to Friday 9:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hassan Kizou can be reached on 571 272 3088. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

HM  
04-28-2006

  
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